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|--|---------------------|----------------------|------------------------|------------------|
| APPLICATION NO.  | FILING DATE         | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.    | CONFIRMATION NO. |
| 09/836,976   | 04/18/2001          | David W. Conrad      | 00RE098                | 9060             |
| 7  | 590 11/25/2003      |                      | EXAM                   | INER             |
| Alexander M. Gerasimow   |                     |                      | SICONOLFI, ROBERT      |                  |
| Rockwell Automation (Allen-Bradley Co., Inc.) 1201 South Second Street |                     | ART UNIT             | PAPER NUMBER           |                  |
| Milwaukee, W   | Milwaukee, WI 53204 |                      | 3683                   |                  |
|  |                     |                      | DATE MAILED: 11/25/200 | 3                |

Please find below and/or attached an Office communication concerning this application or proceeding.

|  |   | a  | $\sim$   |  |
|--|---|--|--|--|
|  | Application No.   | Applicant(s)   |  |  |
| Advisom, Action  | 09/836,976  | CONRAD ET AL.  | CONRAD ET AL.  |  |
| Advisory Action  | Examiner  | Art Unit   |  |  |
| *  | Robert A. Siconolfi   | 3683   |  |  |
| The MAILING DATE of this communication a   | appears on the cover sheet w  | ith the correspondence add   | iress  |  |
| THE REPLY FILED 04 November 2003 FAILS TO P Therefore, further action by the applicant is required t final rejection under 37 CFR 1.113 may only be either condition for allowance; (2) a timely filed Notice of Ap Examination (RCE) in compliance with 37 CFR 1.114  | to avoid abandonment of this<br>r: (1) a timely filed amendme<br>peal (with appeal fee); or (3)   | application. A proper replay the application is applicated application.  | ly to a<br>ation in  |  |
| PERIOD FOR   | RREPLY [check either a) or  | b)]  |  |  |
| a) The period for reply expires 3 months from the mailing b) The period for reply expires on: (1) the mailing date of no event, however, will the statutory period for reply ex ONLY CHECK THIS BOX WHEN THE FIRST REPLY 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). fee have been filed is the date for purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration dar (2) as set forth in (b) above, if checked. Any reply received by the timely filed, may reduce any earned patent term adjustment. See | this Advisory Action, or (2) the date<br>spire later than SIX MONTHS from to<br>WAS FILED WITHIN TWO MONTH<br>The date on which the petition under<br>riod of extension and the correspond<br>to of the shortened statutory period<br>of Office later than three months after | he mailing date of the final reject<br>HS OF THE FINAL REJECTION.<br>Ier 37 CFR 1.136(a) and the app<br>ding amount of the fee. The app<br>for reply originally set in the final | ion. See MPEP ropriate extension propriate extension Office action; or |  |
| 1. A Notice of Appeal was filed on Appella 37 CFR 1.192(a), or any extension thereof (37   |   |  |  |  |
| 2. The proposed amendment(s) will not be entered   | ed because:   |  |  |  |
| (a) they raise new issues that would require for   | urther consideration and/or s   | earch (see NOTE below);  |  |  |
| (b) they raise the issue of new matter (see No   | ote below);   |  |  |  |
| <ul><li>(c)  they are not deemed to place the application</li><li>issues for appeal; and/or</li></ul>  | ion in better form for appeal t   | by materially reducing or si   | implifying the   |  |
| (d) they present additional claims without car   | nceling a corresponding num   | ber of finally rejected claim  | าร.  |  |
| NOTE:  |   |  |  |  |
| 3. Applicant's reply has overcome the following re   | ejection(s):  |  |  |  |
| <ol> <li>Newly proposed or amended claim(s) we canceling the non-allowable claim(s).</li> </ol>  | ould be allowable if submitted  | d in a separate, timely filed  | amendment  |  |
| 5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ reques application in condition for allowance because   |   | en considered but does NC  | T place the  |  |
| 6. The affidavit or exhibit will NOT be considered raised by the Examiner in the final rejection.  | because it is not directed SC   | DLELY to issues which wer  | e newly  |  |
| 7. For purposes of Appeal, the proposed amenda explanation of how the new or amended claim   |   |  | and an   |  |
| The status of the claim(s) is (or will be) as follo  | ws:   |  |  |  |
| Claim(s) allowed:  |   |  |  |  |
| Claim(s) objected to:  |   |  |  |  |

Robert A. Siconolfi Examiner

Art Unit: 3683

10. Other: \_\_\_\_

Claim(s) rejected: 1-27.

Claim(s) withdrawn from consideration: \_\_\_\_\_.

8.  $\square$  The drawing correction filed on \_\_\_\_ is a)  $\square$  approved or b)  $\square$  disapproved by the Examiner.

9. Note the attached Information Disclosure Statement(s)( PTO-1449) Paper No(s).

Continuation of 5. does NOT place the application in condition for allowance because: Applicants arguments are directed towards the bodily incorporation of Marshall and McCarthy and the piecemeal analysis of McCarthy. Applicants argue that the combination of the references would require two cams. This is in fact incorrect. The second cam that the applicant discusses is not necessary for the functioning of the cam device the examiner is discussing. It is another electrically operated system. Cam 88 when rotated will move lever 24. the other "cam" is not needed to accomplish this function. Additionally, the only possibility of requiring two cams for the combination is if McCarthy was trying to be bodily incorporated in Marshall. The examiner is not required to meet the standard of bodily incorporation. Furthermore, Applicants make numerous arguments about specifics of McCarthy, none of which are required by the applicants broadest claim (claim 27). So even assuming examiner were to agree with the totality of these arguments (which he does not) in defining over the prior art, the case as currently presented would not be in condition for allowance.